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United States Bankruptcy Court Middle District of Georgia

	1711	ddie Distric	tt or v	Jeorgia			
IN RE:					Chapter 12		
Reaves, Curtis Paul					Chapter 13		
	Debtor(s)				Case No		
	(CHAPTER	13 P	LAN			
1. The future earnings of the debtor(s employer) shall pay to the trustee the change over time include the following	sum of \$ 1400.00	the supervisi	on and	d control of weekly[]so	the trustee and the demi-monthly [X] mor	ebtor(s) (or the deb of the payments).	tor's(s') ents
2. From the payments so received, th	e trustee shall mak	e disburseme	ents as	follows:			
(a) The trustee percentage fee as set b	y the United State	s Trustee.					
(b) The monthly payments will be mapetition but before the month of the f	nde on the following irst payment design	g long-term nated here w	debts:	(Payments added to the	which become due a pre-petition arrearag	fter the filing of the ge claim.)	e
Name of Creditor				Mor	th of First Payment Under Plan	Monthly F	Payment Amount
None					Chider I fair	1	Amount
(c) Pre-confirmation adequate protect after the filing of a proof of claim by	the creditor. These	e payments v	vill be	applied to 1	educe the principal of	of the claim. Adequate Pro	
Name of Creditor						-	Amount
KIA MOTOR FINANCE							50.00
KIA MOTOR FINANCE							50.00
(d) The following claims are not subject which the debt was incurred within of value, the debt was incurred within Name of Creditor	n 910 days of filing	g the bankruj ee § 1325(a) Inte	ptcy po	ecured by a etition, or, i	purchase money sect f the collateral for the	e debt is any other	thing Monthly
None	7 thount 1	Juc	Rate	Conateral		P	ayment
(e) After confirmation of the plan, the	secured creditors	with allowed		s will be pa	id as follows:		Aonthly
Name of Creditor	Amount Due	Value	111	Rate Colla	teral		ayment
KIA MOTOR FINANCE	38783.00	21300.00		C. 1	HYUNDAI GENES	315152	Amount
KIA MOTOR FINANCE	33451.00	DEBT			HYUNDAI ZERA		382.00
SPRINGLEAF FINANCIAL	6186.00	5675.00			FORD F-150		102.00
(f) *Attorney fees ordered pursuant to			0.00 t				102.00
Pursuant to the Administrative Order	on Attorney Fee A	wards				- 3	00.00
(g) After the above are paid, distributional lowed as follows.			ages a	nd other sec	ured debts whose cla		
N	Estimat	ed		Interes	t _. .		
Name of Creditor	Amount D	ue \	/alue	Rate	Collateral		
None							

(h) The following collateral is surrendered to the creditor:

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Name	of Creditor	Description of Collateral	
None			
simultai	Collowing domestic support seously with payment of the o interest will be paid.)	t obligations will be paid over the life of the plan as follows: (These pages secured debt and will not include interest at the rate of	yments will be made%. (If this is left
	f Creditor		Payment Amount
None			
(j) The the secu	ollowing unsecured claims red debt:	s are classified to be paid at 100%. These payments will be made simul-	taneously with payment of
(k) All obecome	ther 11 U.S.C. § 507 prior available in the order spec	rity claims, unless already listed under 2(g), will be paid in full over the ified by law.	e life of the plan as funds
(l) The o	ebtor(s) will be the disburs R FINANCE - PAID BY C	sing agent on the following debts: CO-DEBTOR EDWARD TODD	
AFTER CLAIM (n) Debt	S TREATED UNDER TH	PLAN AND DISCHARGE ALL TITLES TO VEHICLES SERVING A E PLAN WILL BE RETURNED TO THE DEBTOR WITH LIENS RE that will meet all of the following parameters (these are not cumulative,	LEASED
	(i) Debtor will pay all of h creditors in order to be eli	his disposable income as shown on Form B22C of \$ to the nongible for a discharge.	priority unsecured
	(ii) If the debtor filed a Ch pay this amount to the price	napter 7 case, the priority and other unsecured creditors would receive \$ ority and other unsecured creditors in order to be eligible for discharge	Debtor will in this case.
	(iii) The debtor will pay \$		ı.
(o) Gene	ral unsecured creditors wh	ose claims are duly proven and allowed will be paid (choose one only)	
	(a)% dividend as (n)(iii), and the debtor pay	s long as this dividend exceeds the highest amount, if any, shown in parts in at least 36 monthly payments to be eligible for discharge.	agraph (n)(i), (n)(ii), or
	(b) the debtor(s) will make amount shown in paragrap	e payments for 58 months and anticipate a dividend of%, but will be (n)(i), (n)(ii), or (n)(iii) above.	ll also exceed the highest
above. P control o	of the estate subject to the operty of the estate not pa f the debtor at the time of a ch property and has no liab	e court, all property of the estate, whether in the possession of the truste court's jurisdiction, notwithstanding §1327(b), except as otherwise proid to the trustee shall remain in the possession of the debtor. All proper confirmation shall be insured by the debtor. The chapter13 Trustee will bility for injury to any person, damage or loss to any such property in ped by property in possession and control of the debtor.	ty in the possession and
actions o	cessful lien avoidance or p	reatment or classification of any claim in the plan confirmed in this case alidity of liens, or preference action will be reserved and can be pursued preference actions will be grounds for modification of the plan. /s/ Curtis Paul Reaves Debtor	e, all lien avoidance I after confirmation of the
		Debtor Debtor	